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8		
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11		
12	RODNEY EUGENE DAVIS,	Case No. 2:05-CV-01179-KJD(RJJ)
13	Petitioner,	UNOPPOSED MOTION FOR AN ENLARGEMENT OF TIME IN WHICH
14	VS.	TO FILE AN OPPOSITION TO MOTION TO DISMISS
15	WARDEN, et al.,	
		(Third Request)
16	Respondents.	(Inira Request)
16 17	•	Davis"), by and through his attorney, Paul G. Turner,
	The petitioner, Rodney Eugene Davis ("I	• /
17	The petitioner, Rodney Eugene Davis ("I Assistant Federal Public Defender, moves this Co	Davis"), by and through his attorney, Paul G. Turner,
17 18	The petitioner, Rodney Eugene Davis ("In Assistant Federal Public Defender, moves this Condition December 5, 2011, to and including December 5	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from
17 18 19	The petitioner, Rodney Eugene Davis ("In Assistant Federal Public Defender, moves this Condition December 5, 2011, to and including December respondents" "Motion To Dismiss Grounds 1, 5,	Davis"), by and through his attorney, Paul G. Turner, ourt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to
17 18 19 20	The petitioner, Rodney Eugene Davis ("In Assistant Federal Public Defender, moves this Condition December 5, 2011, to and including December respondents" "Motion To Dismiss Grounds 1, 5,	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to 6, 7, and 9 Of Third Amended Petition For Writ Of thereinafter the "motion to dismiss"). This motion is
17 18 19 20 21	The petitioner, Rodney Eugene Davis ("E Assistant Federal Public Defender, moves this Co December 5, 2011, to and including December respondents' "Motion To Dismiss Grounds 1, 5, Habeas Corpus." See Clerk's Record (CR) 57 (1)	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to 6, 7, and 9 Of Third Amended Petition For Writ Of thereinafter the "motion to dismiss"). This motion is
17 18 19 20 21 22	The petitioner, Rodney Eugene Davis ("E Assistant Federal Public Defender, moves this Co December 5, 2011, to and including December respondents' "Motion To Dismiss Grounds 1, 5, Habeas Corpus." See Clerk's Record (CR) 57 (December 2011) based upon the attached points and authorities and DATED this 5 <sup>th</sup> day of December, 2011.	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to 6, 7, and 9 Of Third Amended Petition For Writ Of thereinafter the "motion to dismiss"). This motion is
17 18 19 20 21 22 23	The petitioner, Rodney Eugene Davis ("English Assistant Federal Public Defender, moves this Condition December 5, 2011, to and including December respondents" "Motion To Dismiss Grounds 1, 5, Habeas Corpus." See Clerk's Record (CR) 57 (Dissed upon the attached points and authorities and DATED this 5th day of December, 2011.  LAY FEE	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to 6, 7, and 9 Of Third Amended Petition For Writ Of thereinafter the "motion to dismiss"). This motion is ad all pleadings and papers on file herein.
17 18 19 20 21 22 23 24	The petitioner, Rodney Eugene Davis ("Example 12 December 5, 2011, to and including December 5, 2011, to and including December respondents" "Motion To Dismiss Grounds 1, 5, Habeas Corpus." See Clerk's Record (CR) 57 (December 12) based upon the attached points and authorities and DATED this 5th day of December, 2011.  LAY FEED IT IS SO ORDERED	Davis"), by and through his attorney, Paul G. Turner, purt for an enlargement of time of eight (8) days from r 13, 2011, in which to respond in opposition to 6, 7, and 9 Of Third Amended Petition For Writ Of thereinafter the "motion to dismiss"). This motion is ad all pleadings and papers on file herein.  W OFFICES OF THE DERAL PUBLIC DEFENDER
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